C	ase 3:16-cr-00074	-K Document A IN THE UNITED	47 Filed 04/2 D STATES DISTI	O/IO Pau	ge 1 of 1 Pagel	D 80
FOR THE NORTHERN DISTRICT COURT U.S. DISTRICT OF TEXAS. THERN DISTRICT OF TEXAS. DALLAS DIVISION						
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UNITED STATES OF AMERICA 8						A Service of
			§		APR 2 6 2016	2 K
VS.			\$ \$ \$ \$	C	ASE NO.: 3:16-CR	-074-K (02)
MARLIN CANTU			S CLERK, U.S. DISTRICT C		COURT	
IVAI EIGESTI	CANTO		8	E	Deputy	5 118
REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY						
Informat concernir voluntary elements Cantu, b	darlin Cantu, by before me pursuant tion, filed on April ag each of the subject and that the offense of such offense. I the adjudged guilty of the gly. After being found	to Fed. R. Crim.P. 4, 2016. After cau ts mentioned in Ru charged is supported erefore recommend Misprision of a Fo	11, and has enter tioning and exami- ile 11, I determine d by an independent that the plea of greelony, in violation	red a plea of ning Defend d that the gui at basis in faculity be accept a of 18 USC	guilty to the One S lant Marlin Cantu, ilty plea was knowle t containing each of to ted, and that Defend	uperseding under oath dgeable and the essential
The defendant is currently in custody and should be ordered to remain in custody.						
aı	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.					
	The defendant I find by clear a	ent does not oppose has been compliant and convincing evident the community if r	with the current co	dant is not like	elease. ely to flee or pose a de released under § 314	anger to any 2(b) or (c).
	The defendant	nt opposes release. has not been complecepts this recommen	iant with the condi	tions of release should be se	se. t for hearing upon m	otion of the
re sh cc	he defendant must be a substantial likeliho ecommended that no shown under § 3145(convincing evidence the defendance) if released. gned April 26, 2016.	od that a motion for sentence of impriso) why the defendan	acquittal or new to nment be imposed at should not be do	rial will be gra , or (c) excep etained, and (anted, or (b) the Gove tional circumstances (2) the Court finds b	ernment has are clearly

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).

DAVID HORAN

UNITED STATES MAGISTRATE JUDGE